IMPARTED TO A FRIEND JUST BEFORE HIS EXECUTION IN PARIS. 





amorlo.

THE LATEST TOPICAL HIT.

'I'm a Chappie from Over the Wattah."

A 40-CENT SONG FOR A CENT.

See To-Day's "Evening World."

PRICE ONE CENT.

NEW YORK, FRIDAY, FEBRUARY 15, 1889.

Still Insisting that the False Report Is True.

Supt. Jinkens Once More Attacks the Weiss's Reputation.

More Reason for the Passage of the Children's Bill Amendment-

676, Laws of 1881, and Chap. 46, Laws of 1884), when a commitment shall have been made, shall be subject to aview by any court of record, upon certifrari on the facts and the law, and in such a proceeding the commit-ment order or judgment may be affirmed or reversed or modified in such manner and to such extent as may seem best, or a rehearing of the charge ordered.

Supt. Jinkens, of Mr. Gerry's Society, was asked this morning by a reporter of THE EVENING WORLD if it was true that the Society intended to give back the child, Tina Weiss. to her parents, and if so when they might expect to see her.

"That is a question," replied Mr. Jinkens, "al out which the child will have something to say herself. We are not going to furnish any information to THE EVENING WORLD AS to our intentions. If the child does not want to return to her parents we are not going to compel her to do so by any means. She is of an age to decide for herself, and I can say further that she is intelligent far beyond her

spectable and worthy people ?"

' No, sir, they are not. We have our own reports and those of the Society of the United Hebrew Charities to back us up. Mr. Tuska and Mr. Allen, who is one of our own directors, investigated the matter a long time ago, before the case was made public, and found

"I don't believe he said any such thing."
[He did make the statement.—ED.]
"Do you think the Society investigated the matter properly before the child was com-mitted?"

mitted?"

"Certainly we did, We held it for over a week, and found that the father had abandoned it as well as the woman who had it in charge previously. The child, in fact, gave itself up and asked to be sent to an asylum."

"Did not the father make an application for the child within a few days after it was committed?"

for the child within a rew days and committed?"

"No. We never heard from the parents of the child at all until six months after it had come into our charge. [The father called at the Society's office ten days after the child's arrest.—Ep.] The father came arround in June last for the first time. We looked up the case again and found that the child's commitment was perfectly justified, and to-day we are as convinced as ever that we did

day we are as convinced as ever that we did
the right thing.
"I am not infallible." continued Mr. Jinkens, "but if you had had the experience
that I have with these Polish immigrants you
would not believe what they say. [Everything goes to prove that Weiss is honest and
trutful.—Fb.] They send out their children
to beg at all hours of the day and night, and
are notorious for letting them run loose generally.

erally.

"It is the same in this case as in all others.

"It is the same in this case as in all others.

"It is the same in this case as in all others. [There is no ground for this statement.—Ed.] When our man investigated the case last he found the father drunk on the floor [This is not true.—Ed.], and the landlord of the building said that he was going to turn out the whole lot of them."

Mr. Dantziger, the landlord, of 192 Broome street, was afterwards seen by the reporter, and he said that he had known the Weiss family ever since Mrs. Weiss had come to this country. He confirmed the statement that they had at first lived in the rooms of a family who had come over with them, but added that he had never had any trouble whatever with them.

"Mr. and Mrs. Weiss," he said, are both sober and respectable people, and the man is industrious and saving. He is one of my best tenants and never fails to pay his rent regu-

liar.

"I know all about the trouble they have had with the Society, and think their case is a very hard one. I do not know of the Society ever investigating their case, and the only people who have been here to see them, as far as I know, were some gentlemen from the Hebrew Society who were here early this week."

At the office of the United Hebrew Chari-

At the office of the United Rebrew Chairties, in St. Mark's place, the statement that the investigation by Mr. Tuska and Mr. Allen had established the fact that the Weisses were respectable and worthy people, was confirmed.

### WILL PARNELL COME HERE?

[SPECIAL TO THE EVENING WORLD.] PRILADELPHIA, Feb. 15 .- One of the leadinduce him to attend the Convention of the Irish National League here in July. A visit from Mr. Parnell now, it is held, would be of infinite advantage to the Irish movement in America, and his reception would be most triumphant.

It is believed that Mr. Parnell will be prevailed upon to make the visit.

valled upon to make the visit.

A committee of the Philadelphia branch of

MINNA AND LINNIE FROWN UPON HERB VON PROCHAZKA.

Serious Matrimonial Complication in Judge Beach's Court-A Very Unpleasant Predicament for Two Women and One Man-Which One Has the Best Right to Him is the Interesting Question

The celebrated divorce case of Von Prochazka against Prochazka had another inning before ustice Beach in Supreme Court, Special Term.

The case is celebrated as the provocation of a circus performance at every hearing, throwing into the shade a Spiritualistic seance or the bicycle race.

The story of the case is briefly as follows: Herr Joseph von Prochazka, the German musical composer and editor of the Keynote, married in 1877 a handsome, black-haired

lassic-featured lady named Minns. They had a child, a tow-headed, fat-faced lit tle chap. In 1881 she sued for divorce in Judge Dykman's Court in Westchester County and

In 1885 he contracted a second marriage with a fair-haired and equally pretty young woman who answers to the name of Linnie.

At about this time Minna discovered that she had been missinformed as to her husband's alleged perfidy and unfaithfulness, and applying to Judge Dykman obtained a decree setting aside the divorce granted to her, and she and her former husband resumed their marital relations.

ons. Another child was born to them. Then wife No. 2 discovered her spouse's relations with wife No. 1 and wife No. 1 found out that her hus-band had another wife. Both deserted him, and No. 2 sued for a di-

vorce.

A referee was appointed to say how much alimony and counsel fees wife No. 2 was entitled to and the case itself was set for trial to-day before Justice Beach. But upon looking over the papers he suggested that the case should go to a referee.

William Lane O'Neill, counsel for wife No. 2, asked that the reference for alimony be closed, and this brought on a scene between the talkative Mr. O'Neill and the

William Lane O'Neill, counsel for wife No. 2, asked that the reference for alimony be closed, and this brought on a scene between the talkative Mr. O'Neill and the excitable Mr. Mackinley, of Mackinley & Astarita, counsel for the husband, and Mr. Morrison, who was in court in the interest of wife

rison, who was in court in the interest of wife No. 1.

The two wives—No. 1 in a gown of green and a long cloak of clive green beaver and a long cloak of clive green beaver and a long cloak of clive green beaver and a long to rown lat, and No. 2 in a gown of brown, a seal-skin sacque, her hair in a Langtry braid and surmounted by an olive green hat—alternately glowered on each other and frowned at their joint husband, a tall, fluffy German, with a yellow beard and pompadour hair.

Mr. Morrison said that by the resumption of their married relation Prochazka and Minna had rendered the marriage with Linnie void. The law made them husband and wife, clse the second child was illegitimate and the wife an adulteress.

Judge Beach held, on the contrary, that while Minna was guilty of adultery with her own lawful husband, so far as Linnie was concerned, she was guilty of nothing, so far as the rest of the world was interested, and the situation was only sentimental, and there could be no proper criticism of Minna and Linnie, whatever might be said of Prochazka.

At this Mr. Mackinley flew into a rage and be-

be said of Prochagka. At this Mr. Mackinley flew into a rage and be-gan a tirade against Mr. O'Neill, whom he styled

gan a tirade against Mr. O'Neill, whom he styled

'that newspaper lawyer."
Judge Beach stopped him with a warning, but
Mackinley continued.

'His pen will be busy till midnight giving
lies about my client to the newspapers. Let
that go, anyway."

'I will hear none of this, "said Justice Beach.

'Then why didn't you stop him?" demanded
Mackinley.

'You are not here to question this Court,"
said the Judge, sternly. 'You will be called
upon to take your seat."

All this time the much-married Prochazka
looked helplessly, pitcously from face to face, and
Justice Beach went on:

'This case is like every other. I should
deprecate the parading of its facts before a public which, I am sorry to say, is always interested in such things. If you will come to me at
recess in my room, I will talk with you all there.
I will not hear the case."

### SUED FOR MACBETH DRESSES

### MRS. LANGTRY AND THE COSTUME-MAKER AT WAR ABOUT A BIG BILL.

Hawthorn & Co. are going to show their appreciation of Mrs. Langtry's efforts to raise the drama by insisting on the payment of \$2,289,50

for the Macbeth costumes. The Lily says the bill is extravagant, and made out a bill herself. An Evening World reporter

saw Mr. Hawthorn this morning.
"I have been four years costuming, and have

"I have been four years costuming, and have sent in bills at the same rates as Mrs. Langtry's to Barrett and Booth. Louis James and others. They always paid them without a word.

"Mrs. Langtry's estimate was below the cost of the materials employed in the Macbeth dresses. One item of hers was \$6.7 less than, the bare cost of material. With the other actors as the bills were presented, they were paid, because they understood when they came to me that I didn't de Bowery priced work.

"My lawyer. Edward J. Newell, will see that the bill is collected. The rates are the same as usual. If the piece had been a hit there wouldn't have been this trouble probably. My forewoman, who went to Buffalo to see Mrs. Langtry spent \$23 outside of her hotel and cab bill.

Mrs. Langtry had not risen when the

Mrs. Langtry had not risen when the reporter called at her residence. But a friend says she will fight the bill as exorbitant in its demand. She says Rankin's Macbeth only cost him \$2,000 for all the costumes, and in her production her own costumes and Mr. Coghian's were not in Hawthorn's bill. She is quite willing it should come into court.

weisses were respectable and worthy people, was confirmed.

"Mr. Jinkens," said one of the officers, is a man who when he has once made a mistake will never acknowledge it. But in this case it seems to be very clear that a wrong has been done."

Messrs. Tuska and Allen have now entire charge of the case, and they will insist that the promise made by the Society that Tina shall be brought back to her parents shall be faithfully carried out.

In front of 376 Clinton street, was indured by an accidental fall down the cellar stairs, and that there was no assault nor robbery.

Anthony Kairns, the janitor of the flats which the was in the cellar and saw the young man fall, and that he helped him up in the street.

Wheeler's friends stick to the assault theory, however, and Dr. Otterson is very strong in his opinion that the young man's injury could not have been caused by a fall.

100,000 People Perish! More than 100,000 persons annually die in this country from Consumption, which is but the child of Catarrh. \$500 reward is offered by the proprietors of Dr. Back's CATARRH REMEDY for a case of Catarrh which they cannot cure. The REMEDY is sold by druggists; \$0 cans.

Market Stands.

Said to Have Taken It.

He Will Be Suspended Pending Official Inquiry.

Startling Testimony Comes Out at To-

He produced the check for \$502, the proceeds of the subscription for the Hewitt campaign fund, which he had collected in the market and turned over to Superintendent of Markets Kelso. The check was made payable to Mr. Kelso, who ndorsed it payable to the order of Conrad M.

C. Wagner, had been authorized to sign for both.

Capt. Wagner appeared and testified to the truth of this statement.

Philip Howell, of 82 East One Hundred and Eighth street, who sublets his two stands in the new market to David Mandel, next testified.

He said that he leased the stands to Mandel for three months because he was not prepared to occupy the stands until that time. He did this he said, because of the Comptroller's announcement that permits would be revoked where stands were not occupied by Jan. 26.

Mr. Howell testified that he made this arrangement with the consent of Chief Clerk Graham McAdam.

The witness pays \$11 per week rent to the city and receives \$20 from Mr. Mandel.

He denied that he had made any agreement with Mandel to sell his stand to him for \$2,500.

The witness stated that although Mandel fitted up the stands he had contributed \$100 towards the work.

At this point ex-Assemblyman McAdam arose and read the following letter:

FER. 15, 1889.

Mr. Geo. M. McAdam.

Dran Sin: My attention has been called to page.

very truly, G. RADFORD KELSO.

Mr. McAdam asked that it go upon the record
that he appears at this investigation representing Mr. Kelso's interests,
C. P. Kilby, a Jerseyman, holding two stands
in the new market, was taken in hand by Mr.
Nicoll and gave the most startling testimony of
the day. the day.

After a great deal of pumping the witness re-luctantly admitted that he had paid \$500 to

It is reported that he has been retained to look after the interests of Comptroller Myers. A 850 Gold Watch for 81 per week. This places a gold watch within the reach of all. No one can say they cannot afford it; only \$200; be making a small cash payment, and \$1 per week the watch is delivered at once. MURPHY & OG., 196 Broadway, room it. New York, N. Y.

### BRIBERY, FRENCH VARIETY. SEND

Politics They Want Next.

Assistant Clerk of Markets Schoonmaker Boulanger Organs Triumphant and Demanding the Resignation of

> It Is Thought that Floquet Deliberately Committed Political Suicide.

> fay cable to the press news association.)
> Paris, Feb. 15.—Different interpretations are given to the vote of the Chamber yesterday. Some say it was not intended as a declaration of want of confidence, but was seized upon by M. Floquet as a pretext for resigning, and thus escaping from a situation which had become in-

tolerable to him and his colleagues.

The vote was unexpected. The resignation was still more surprising, and can only be re-garded as an act of political suicide on the part

The Opportunist Journals are not dissatisfied with the result. They say it has cleared the ground for President Carnot and left him a free hand. He can now form a Cabinet in accordance with his own views as a conservative Repub-

the country. An appear should now be made to the people. It is the duty of parties which have any patriotism left.

The Radical press are in despair. They pro-claim that a concentration of the Republican groups is impossible.

In the mean time, notwithstanding the crisis, so fraught with tremendous possibilities, Paris is quiet. There are few outward signs of ex-citement. There has been no disorder and none is threatened.

### A "CROOKED" MAIL-CARRIER.

He Has Been Burglarizing for Years-His House Well Stocked with Store Goods.

IMPRCIAL TO THE EVENING WORLD, 1 POUGHKEEPSIE, N. Y., Feb. 15,-There is

He and his wife have been burglarizing for

### Excitement in the Wheat Pit.

There was considerable activity in the wheat pit this morning. Advices from Chicago were bullish, and under this stimulus the local market strengthened.

May opened 3 points up, at 95%c., and advanced to 190%c. The Chicago market was strong and excited. May opened 2 points up, at \$1,07, and after considerable skirmishing the quotation advanced to \$1.08. Cables were quiet.

Atch . Top, & Sente Fe	5334	5416	5334
Brunswick Land	11111	20	10%
Canada Southern Cleve., Col., Cln. & Ind. Chesapeake & Ohio, 1st pfd.	7:307	7417	733
Chesapeake & Ohio	1776	17%	17%
Chesapeake & Ohio, 1st pld	4114	61	00%
Chie., Burl. A Quincy	10197	10242	1000
Chicago & Northwest	100%	1000	10514
Chie., Mil. & St. Paul	19454	104%	13326
Chicago Gas Trust Chic. Burl & Quincy Chicago & Northwest Chic. Mil & St. Paul Chic. Mil & St. Paul Chic. Mil & St. P. pfd. Chic. Rock Island & Pacific.	192	107	9544
	M (27%)	4516	4.5
Chic. & Eastern Illinois, pfd	10012	100%	,98%
Cin., Ind., St. L. & Chic	1302	3942	100
Col. & Hocking Valley	2714	2786	2734
Colorado Coal & Iron	3014	3936	3514
Del , Lack & Western	14244	14212	140
Delaware & Hudson	13714	13714	137%
E. Tenn., Va. A Georgia	1936	914	034
Ft. Worth & Den. City	244	544	5414
Col & Hocking Valley Colorado Coal & Iron. Consolidated Gas. Del, Lack & Western. Delaware & Hudson. K. Tenn. Va. & Georgia. E. Tenn. Va. & Ga. 2d pfd. F. Worth & Den. Olty Illinois Central Lake Shows.	109	100	107%
Lake Shore	1894	10416	104%
Lake Erie & Western. Lake Erie & Western pfd	5882	ARC	5777
Louisville & Nashville Louis, New Alb, & Chi.	6044	6014	0092
Manhattan Comed	4814	955	3.834
Manhattan Consol.	11116	131146	11136
Missouri Pacific	7354	785	73
Nach Chatt ASt I	1234	HHIZ	12%
Missouri Pacific Missouri Rannas & Texas Missouri Kannas & Texas Nash, Chatt & St. L New York Central N. Y. & New England N. Y. Chie. & St. L N. Y. & Perry Con.	100%	100%	100%
N. Y. & New England	4816	4817	4794
N. V. & Perry Coal	nine	111	303
N. Y., Lake Erie & Western	2017	2007	2020
N. Y. & Perry Coal N. Y. Lake Eric & Western N. Y. Lake Eric & Western pfd.	0007	(10)4	6034
Northern Pacific old	6012	76602	75.7%
		2332	2334
Ontario & Western. Oregon Transcontinental Oregon Improvement.	1886	1889	18%
Oregon Improvement	6734	11712	77714
	9.75	4894	48
Pacific Mail Pipe Line certificates	38%	11/254	38%
Philadelphia & Reading	ANTE	4814	4856
Peorta, Decatur & Evan. Pullman Palace Car Company	9737	9796	97%
Pullman Palace Car Company,	202	8037	203
Pulman Paisce Car Company, Richmond & Alleghany, Richmond & West Point Ter, Richmond & West Point Ter, Richmond & West Point Ter, St. Paul, Minn. & Manitoba. St. Louis & San Fran. Rt. Louis & San Fran. pfd	2792	0.512	2774
Richmond & West Point Ter. pfd.	183	82	89
St. Louis & San Fran	20314	10334	10334
St Louis & San Fran. pfd	6494	61496	6444
Nuger Trust	8574	8536	85.
Teras Pacific Tenn Coal & Iron Tot Ann Arbor & N. M. Union Pacific United States Express	344	3414	2134
Tot. Ann Arbor & N. M.	22434	2434	2414
Union Pacific.	0.024	95%	9514
Watesh, St. L. & Pacific	1470	1470	1494
Wallach, St. L. & Pacific	27	27	27
Western Union Tele Wheeling & Lake Erie	8534	86	2594
to menting a rwee brief.	00	0000	00

The Broadway RR. Co.'s \$1,000 Has No

Such a Noble Object Should Not Be Tainted by a Gift Like This.

The gift of \$1,000 by the Brondway and Seventh Avenue Horse Railroad Company

precedent. We trust that the management of that noble Fund will promptly return such a

their property during the strike from the roughs and rowdies who always avail themselves of such an opportunity to make a demonstration, and often, unfortunately, injure the cause of strikers who them-

Such an offer should be promptly resented. There is a savor of ludirect would-be bribery rather than honorable reward about such a tender of money—a corporate eye to future as well as past services.

The police but did their duty, nithough on the whole they did it well. But they are not the proteges of cap-

italinta. They are not the birelings of corpora-

ronds.

They are the Guardians of Public Peace he servants of the whole People. We trust the police will not establish and precedent by accepting that \$1,000. Don't taint a deserving fund by such

Don't alienate popular sentiment from worthy cause.

worthy cause.

Send back that check, with thanks, if you will—but Send it Back.—[Eo.]

The question has been raised whether the present of \$1,000 by the Broadyay and Seventif. Avenue Railroad Company to the Police Pension Frail is claimed that the police Pension Frail is claimed that the police have a present circumstances.

It is claimed that the police have no right to accept such a present; that in the course of the late strike they simply performed their duty, as they should do at all times and as they are paid to do by the city.

"Other corporations might do the same as this one," said a workingman to an Evening. "Another expressed himself even more forcibly, and said the bestowal and acceptance of such a prevent was not only a bad and dangerous precedent, but an actual menace to the liberty of the cityens.

It is not the ear drivers and other railway employees allow who are interested in the matter this morning, showed that a log and other letters.

It is not the ear drivers and other railway employees allow who are interested in the matter than a complete the man act as this of the Broadway people there is a step towards all sling the forces of capital and law against every organized movement of the strike the rough and acceptance of such a first time his attention had been called to the subject.

The real rail and down to the gatement of the such and the railway employees allow who are interested in the matter this morning, saying it was the first time his attention had been called to the subject.

The real rail and down to the gatement of the railway employees allow who are likely and the railway employees allow who are interested in the matter this morning, saying it was the first time his attention had been called to the subject.

The real rail and down to the gatemen were instructed to the subject.

The real rail and the railway employees allow the police have a subject.

The real rail and down to the gatemen were instructed to subject.

The real rail and down to the gatemen were instructed to subje

ceive it.

Ex. Secretary John Gearon, of the House-smiths' Union—That present is only a blind and it is a direct bribe. They can be indicted the same as Kerr, Richardson and the rest of the

New York Markets.

Cotton.—The market opened steady at a decline of 1 point. Feb. was quoted at 9.75; March, 19.80; April, 9.90; May, 9.88; June, 10.05; July, 10.12; Ang., 10.18; Sept., 9.58; Oct. 9.58; Nov. and Dec., 9.50. Cables steady.

Cotton.—The market opened steady at a decline of 1 point. Feb. was quoted at 9.75; March, 19.80; April, 9.90; May, 9.88; June, 10.05; July, 10.12; Ang., 10.18; Sept., 9.68; Oct. 9.58; Nov. and Dec., 9.50. Cables steady.

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Cotton.—The market opened steady at a decline of 1 point. Feb. 15.05; March, 15.75; April and May, 15.70; June, 15.80; July, 15.90; Aug., 15.80; March, 15.75; April and May, 15.70; June, 15.80; July, 15.90; Aug., 15.80; March, 15.75; April and May, 15.70; June, 15.80; July, 15.90; Aug., 15.80; Sept., Oct., Nov., Dec. and Jan., 16.10. Cables steady.

Perrolection and pay the money to get it. Harry Pearsall, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typo, of Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police to accept it. By Typographical Union No. 6—1 am decidedly opposed to such a thing, and question the right of the police accee

in a very precarious condition, then the Police Commissioners stand in a very delicate position, because it is their duty to protect the fund and care for policemen who are disabled, or have him retired. The matter will be very carefully disensed by the Board before any definite action is taken."

Commissioner McClave, who is the treasurer of the Pension Fund, said:

"The check is not yet in my possession. It was handed to the Superintendent and by him referred to the Police Commissioners for action. The Board has had no meeting since it was received, and will hold none till next Thesday, Meanwhile the check will be held by the chief clerk of the Board, and will hold none till next Thesday, Meanwhile the check will be held by the chief clerk of the Board, and will not go into the pension fund until the Board officially decides to put it there. It will furnish matter for a very considerable discussion at the next meeting of the Board.

"The Pension fund," he continued, "is now in such a precarious condition that unless it receives aid by act of the Legislature, or hyprivate contribution, before the third quarter of the present year, there will not be money enough to pay all the pensions."

Inspector Byrnes, who is now Acting Superintendent, as well as Inspectors Steers, Williams and Conley, declined to say anything about the matter, as it belonged entirely to the Board.

Unexplained Tragedy at a Brooklyn Elevated Station.

Much uncertainty and even mystery surrounds the tragic death of a middle-aged German on the Kings County Elevated Railroad yesterday afterneon. The body body lies in Undertaker Ruoff's store, 100 Bushwick avenue, awaiting

the action of the Coroner.

An Evening World reporter visited the Nosrand avenue station, where the man was killed. As is usual in all such cases, the railroad employees kept close mouths, all claiming that they know nothing of the affair, except that the man had been picked up from the ground, thirty

feet below, breathing his last, It was learned, however, that at about 5,35 M. a train of four cars bound for the bridge had just taken on several passengers and had

A middle-aged man, dressed as a mechanic, rushed past the ticket-office and attempted to board the train. The man at the chopping-box lid not take particular notice of the passenger, and the first that was known of the affair came from the shouts of passers-by.

The fact that the train had already started

makes it pretty certain that the man tried to get

on the last car. There was a gateman on the front of the car. and if he saw the man he should have pulled The train had moved about thirty feet and had

all accounts, the man was carried thirty feet

met this morning it was evident that everybody expected a big row and that the correspondent of the New York Sun would be dragged off the floor of the Assembly.

boodle ablermen.

Richard Moffat, of the Housesmiths' Union—
If they want to benefit the police why don't they give a certain sum each year, and not wait until the workingmen need not expect any protection from the police after that bribe.
John J. Leddy, of Typographical Union No. 6—The police are the best paid servants of the city, and have no right to accept the money. It could be put to better use among the poor people of this city.

Ed. O'licilly and John Sullivan echoed these sentiments.

A. Sykes, of Typographical Union No. 6—It's sentiments.

A. Sykes, of Typographical Union No. 6—It's consentrate would report the matter to the fore-utting down on organized labor.

Ed. O'licilly and John Sullivan echoed these sentiments.

A. Sykes, of Typographical Union No. 6—It's a bribe for sitting down on organized labor.

T. W. O'Brien, of Typographical Union No. 6—It's outrageous for the police to accept the money. They are paid by the city.

Patrick Clark, of the Marble-Workers' Union—I think it a violation of law.

Thomas Davis, Delegate of the Marble-Workers' Union—I consider it in the light of a bribe.

Charles P. Rogers, Delegate of the Marble-Workers' Union—Organized labor cannot dootherwise but look upon the profice of the money as payment for services rendered by men in the pay of the city.

Joseph Potter, of the Marble-Workers' Union—I view it in the nature of a bribe.

W. H. Wherry, of Typographical Union No. 6—The rairroad commanies depend on the police for protection and may the money to get it.

Harry Pearsail, of Typographical Union No. 6—It would not be police for protection and may the money to get it.

Harry Pearsail, of Typographical Union No. 6—It would not be police to accept it.

They said they wished to examine these men in private, as they could give the results they wished to examine these men in private, as they could give the results they wished to examine these men in private, as they could assert in much better in that way. I think, in view of this letter, the Assembly will see that the results they wished to make an explanation or answer what questions may be put.

Then Mr. Ainsworth arose and read an editorial from Mr. Ainsworth said: "I have received a letter which is dated Feb. 13 and is from Mr. Ainsworth said: "I have reviewed a letter which is dated Feb. 13 and is from Mr. Ainsworth arose and read an editorial from this morning wonant.

Then Mr. Ainsworth arose and read an editorial from this morning wonant.

Then Mr. Ainsworth arose and read an editorial from this morning wonant.

Then Mr. Ainsworth arose and read an editorial from Mr. Ainsworth arose and read an editorial from Mr. Ainsworth arose and read an editorial from Mr. Ainsworth arose and

Fair, Warmer Weather.

WASHING WASHING New York: Fair, warmer, York: Fair. we cariable winds.
THE LOCAL V. To-Day, --Indie Blakely's tele-

PRICE ONE CENT.

Mr. Nugent Suspicious About the Death of His Child.

He Wants His Servant, Kate McNally. Arrested.

Police Search in Vain for the Girl, but "The Evening World" Man Finds Her.

John B. Nugent, a florist at 59 West Twentyourth street, has made very grave charges at the Coroner's office against a former servant in his household in connection with the death of

his two-year-old son.

The servant's name is Kate McNally. She is a greenhorn and was engaged by Mrs. Nugent on Feb. 2.

Five days later, Mrs. Nugent, who lives at 179 West Sixty-third street, went downtown to do some shopping. Before leaving she told Kate of a bottle of carbolic acid which stood on a shelf over the washtubs in the kitchen, and varned her not to let the children get hold of it, as it was deadly poison.

Mrs. Nugent returned with her husband late in the evening. Mr. Nugent carried a package of cakes for the boy. When they entered the kitchen Kate was standing at the sink with the baby. Little Johnny lay in a corner apparently Mrs. Nugent tiptoed across the room, intend-

Mrs. Nugent tiptoed across the room, intending to wake the boy with a kiss. Tenderly bending over the supposed sleeping youngster sho imprinted a kiss upon his lips.

Then she rose like a flash, as if a serpent had stung her.

"My God!" she cried, as she fell back into her husband's arms; 'he has swallowed carbolic acid."

His little mouth was blistered and burned from the effects of the terrible acid, but he was still alive. A physician was hurriedly sent for, but be could do nothing. The boy died.

Deputy Coroner Donlin had the case, and when the parents, who were nearly crawed with grief, told him that it was accidental poisoning, he asked no questions, but made out a certificate accordingly.

The domestic was discharged for her carelessness.

been under headway about five seconds. From Last Sunday, however, a suspicion began to suggest itself to Mr. Nugent, and the more he thought of it the stronger became his opinion that the poison had been administered by the

ervant.
Moved by this, Mr. Nugent visited the Coroner's office. There he was referred to Capt. Berghold, of the West One Hundredth street

Coroner's once. Increme was tracted to the Berghold, of the West One Hundredth street station.

An Evening World reporter met him there this morning. He said that the bottle of acid was always kept on the shelf over the tubs in the kitchen. He claims that the boy, on account of his size, could not have climbed on the tubs and got the bottle.

"Even if he did," said Mr. Nugent, "it is not probable that the child would have uncorked the bottle, taken a drink of the scid, recorked it and placed it in it means lace and then have strength and presence of mind enough to get down and lie down in the corner.

"Besides, I think that the poison was administered to the child and he drank it out of a glass. The marks of the acid where it showed on the lips prove that it was taken from a glass. And to corroborate this there was poison found in a glass in the sink.

Mrs. Nugent did not know where the girl Mo-Nally lived, and Capt. Berghold has men on her track now.

The Evening World reporter found Kate this morning, however. She is living at 247 West. Thirty-first street with an uncle and anni. morning, however. She is living at 247 West Thirty-first street with an uncle and annt. She was neatly dressed in a close-fitting sacque. She is dark-complexioned, and answered questions sullenly and with reluctance. She denied that she knew that there was any poison in the kitchen, and that she knew that the boy took poison.

poison in the kitchen, and the boy took poison.

"But how did he get on the tubs?" asked the reporter. Couldn't he have got a chair?" she and swered. How do you account for the said in 6 glass?" Is pose he drank it from a glass," she again

"I s'pose he drank it from a glass," she again, answered.
She could give no further explanation, and the reporter left.
Mr. Nugent met her on the street yesterday and a seene occurred.

"You murdered my child," he cried angrily.

"I didn't," she retorted.

"Yes, you did, and I'm going to have you arrested, 'said he.
Then she turned and walked away.

Mr. Nugent says that the testimony of the dector who attended the child is also against the girl.

JENNIE CAN NEVER TELL, Elizabethnort's Belle Dving of That Bival

terious Shot in the Head. [SPECIAL TO THE EVENING WORLD. ] ELIZABETH, N. J., Feb. 15.—Pretty Jennie Engelbert, who was found shot in the head Wednesday night, still lies hovering between life and death in the Elizabethport Hospital. She was unconscious for the greater part of the night, and has not been in a condition at any time since the shooting to make a coherent statement. The physicians say she is liable to die at

ment. The physicians say she is nable to the as any moment.

The police are working energetically, but have not yet succeeded in penetrating the mystery that surrounds the case. They gave little heed to the saicide theory and are working on the presumption of murder. They are searching for Hugo Hoder, the lover of Jennic, who was to have been married to the girl on Feb. 2, and who is said to have quarrelled with ler.

### SOAMES CROSS-EXAMINED.

Labouchere Would Pay for the Truth About the Authorship of Those Letters. IBY CABLE TO THE PRESS NEWS ASSOCIATION.

London, Feb. 15. -In the Parnell Comm to-day the cross-examination of Mr. Soames, the Times solicitor and agent, was continued.

Times solicitor and agent, was continued.

Witness swore neither he. Houston, nor Macdonald anew where Figoit obtained the Parnell letters. Thay never asked, because Figoit from the first declared he would never reveal the circumstances of their discovery and the means by which he gained possession of them, except in a court of law. All that was known was that Figois received them in 1886.

Sir Charles Russell examined the witness very closely as to the various forms of Parnell's sign pature which had been produced in the Court. It was found that some were genuine and some spurious. spurious.

Witness was required to distinguish between them and explain their origin.

The interesting fact was elicited that Mr. Labouchers had offered Pigott £1,000 if he would enter the witness-box and tell the truth as to the author of the letters.

Armory Hall Licensed as a Theatre. Billy McGlory's Armory Hall, in Hester street,

is to be transformed into a theatre for the pro-duction of the Hebrew drama.

Hayor Grant to-day granted a theatrical li-ceuse for the place to Ranager Abram Golds

THE PROPOSED AMENDMENT. [Drawn by a sell-known Supreme Court Judge.]
All proceedings under this section (Sec. 291, Chap

" How about the parents-are they not re

that the parents were not fit persons to have the care of the child."

"But Mr. Tuska says he has recently looked into the matter and discovered that the So-ciety has made a great mistake, and that the parents are perfectly competent. How is that?"

larly,
"The rooms he occupies are always kept clean and tidy, and any one who says I ever talked about throwing them out is simply a

An Effort to Be Made to Bring Him to

ers of the Irish movement in this city said last evening that the strongest influence would be brought to bear on Mr. Parnell to

butions to the Parnell Inquiry Fund,

## C. P. Kilby Paid \$500 to Get His Troubled to Know Which Kind of An Offer that Is an Insult, Not a

Day's Investigation,

Levi Samuels, who somebody was exhorted to "stand by "in a memorandum on file in the Comptroller's office, because his "name's in pocketbook," was recalled as a witness before the Commissioners of Accounts this morning, when the investigation into the allotment of stands in the new West Washington Market was

endorsed it payable to the order of Courad M.
Smyth, as Treasurer of the Twenty-first Assembly District County Democracy Committee,
and Mr. Smyth indorsed it as such treasurer,
"for deposit,"
Mr. Smyth is the present County Democracy
leader of the Twenty-first District.
A letter was read by Commissioner Holahan
from A. Vanderbeck in explanation of the evidence of his clerk, William Callahan, regarding
the signatures to the applications of both the
writer and Callahan.
Callahan did not know who had signed the application, but Mr. Vanderbeck wrote that his
relative. Deputy Tax Commissioner Frederick
C. Wagner, had been authorized to sign for
both.

Mr. Geo. H. McAdow.

DEAR SIB: My attention has been called to paragraphs in the newspapers in regard to the investigation now going on as to the allotting of stands in the new market.

My father was Superintendent of Markets when he died.

Were he living none would have dared to attack him. If any attempt he made now to traduce his character I hope that you, as his counsed while he lived, will do whatever may be necessary to protect his memory from cowardly slanders, now that he is dead, I am, yours very truly,

Mr. Madam asked that the superior control is a superior of the superior

The Day in Wall Street.

There was a spell of weakness in the stock market early to-day, but prices afterwards advanced I a 2 per cent, on the announcement that the Chicago, Burlington & Quincy had signed the Presidents' agreement.

"As a cirk of markets," was the positive statement of Commissioner Holahan.

"Who paid this money for you?" asked Mr.

Nicoll.

"Henry Grimm, a man in my employee ecause of a statement of the control of this interesting store.

All of this interesting store.

statement of Commissioner Holahan.

"Who paid this money for you?" asked Mr.
Nicoli.

"Heavy Grimm, a man in my employment."
All of this interesting story was drawn out because of a statement made by Mr. Kilby to his friend, M. Malsh, of 115 Broadway, who had evidently "leaked."

The witness detailed the conversation with Schoonmaker which led to his payment of \$500.

Mr. Kilby was very much exercised because he was a Jerseyman, and was fearful that the business which he had spent twenty-two years in building up would be ruined by his exclusion from the new market under the Comptroller's ruing.

He therefore set about to make himself solid, and approached Schoonmaker, asking him how much it would cost for him to get the stands. After several conversations on the subject with Schoonmaker, the latter told Kilby that it would cost him \$500.

In November Kilby was at Kingston, Md., and telelegraphed to his man Grimm to draw up a check for \$500 to his own order, cash it and pay Schoonmaker. On Nov. 20 Kilby's permit was issued.

After his return from Maryland the witness said that he saw Schoonmaker, who said that he had made nothing out of the transaction, as the \$500 was for some one eige.

said that he saw Schoonmaker, who said that he had made nothing out of the transaction, as the \$500 was for some one cisc.

Mr. Kilby said that his telegram to Grimm to

Mrs. Langtry, spent \$23 outside of her hotel and cab hill.

Mrs. Langtry had not risen when the reporter called at her residence. But a friend says she will fight the bill as a exorbitant in its demand. She says Rankir's Macbeth only cost him \$2,000 for all the cost times, and in her production her own cost units and Mr. Coghlan's were not in Hawthorn's bill. She is quite willing it should come into court.

WAITS ONLY A FALL?

Brocklyn Police Discredit the Story of Frank Wheeler's Assault.

The Brocklyn police claim that Frank Wheeler, the young collector who was found unconscious in front of 376 Clinton street, was injured by an accidental fall down the cellar stairs, and that there was no assault nor robbery.

A valuable watch and chain were still on his Anthony Kairns, the janitor of the flats which wheeler's friends stick to the assault theory, the weeker, and Dr. Otterson is very strong in his opinion that the young man's injury could not have been caused by a fall.

Brocklyn's Burgiars Again.

The residence of William H. Donnell, 357 Hoyst street, Brooklyn, was burgiarized of \$150 worth of property.

Joekey Stene's Jury Out.

The jury in the Jockey Stone murder trial, in Brooklyn, retired at \$11 o'clock this morning, after listening to Judge Moore's impartial charge.

More must be head St. Wheeler where the witness tool him that he could afford to pay no more than \$500.

Errown who flew to the effect that:

Weeler's Assault.

The Brooklyn police claim that Frank Wheeler.

The could not corroborate the textimony given by this employer. After Mr. Brown had explained the service of a subpens to testify before the said that the escared to New Jersey because the service of a subpens to testify before the said that the escared to New Jersey be could not expressed to New Jersey be could not exp

the Deputies.

can.
The Boulangist organs lendly sound the note firiumph. They claim the victory as theirs nel declare that dissolution of the Chamber is it declare that dissolution of the Chamber is re that ever necessary. They call upon the Deputies to resign as did Ministers, for both have been condemned by country. An appeal should now be made to people. It is the duty of parties which have

quite a stir among the people at Clinton Corners and vicinity because of a search of the house of John Bradley, a Government

reas.

The robberies were exposed by their four-teen-year-old daughter, who according to her story, they had repeatedly tied to the bed-post and horsewhipped.

In the garret of the house were found barrels of flour, boxes of rubber shoes, sacks of salt, new axes, slippers, shoes, &c.

His wife always accompanied him on his robbing expeditions, and he always went armed. His main victim was Mr. Kelgore, the village storekeeper.

## Reward.

## Place in the Police Pension Fund.

# to the Police Pension Fund is a pernicious

### check, coming under such circumstances from such a source. It is well enough for the Company to thank the police for the protection given

### seives are law-abiding. But for the Railroad Company to pay \$1,000 to the police for doing their duty is to practically insult the police.

ions. They are not the Hessians of horse rail-

contribution. Send back that check, with thanks, if you

boodle at lermen.

Richard Moffat, of the Housesmiths' Union-

The matter was then dropped.

THE LOCAL WEATHER

Average for past twenty-fo

R Ster: 1880, 1888